SANTA-FE GAZETTE.

VOLUME IV.

SANTA FE, NEW MEXICO, AUGUST 30, 1862.

NUMBER 11 (NEW SERIE

SANTA FE WEEKLY GAZETTE-

Payable is	s advance without exception
For six months,	\$ 2.50 1.50 1.00

brain and or a contract of their own propretary articles, shall be allowed the following discount, namely, on amounts purchased at one time of not less than fifty nor more than five hundred dollars, fevo per centum; on amounts over five hundred dollars, ten per centum. The Commission of Indollars, ten per centum. The Commission of Internal Revenue may from time to time make regulations for the allowance of such of the stamps issued under the provisions of this act as may have been spoiled or rendered usoless or unfit for the purpose intended or for which the owner may have no use, or which through mistake may have been improperly or unnecessarily used, or where the rates or duties represented thereby have been paid in error or comitted; and such allowances shall be made either by giving other stamps in lieu of the stamps so allowed for, or by repaying the amount or value, after deducting thereform, in case of repayment, the sum of five per centum to the owner thereof.

Sec. 103 And be it further exacted. That

Sec. 103 And be it further enacted, That it shall be lawful for any person to present to the Commissions of Internal Revenue any instrument and require his opinion whether or not the same is chargeable with any duty; and if the said comand require his opinion whoster or not the same is chargeable with any daty; and if the said commissioner shall be of opinion that such instrument is not chargeable with any stamp duty, it shall be lawful for him, and he is hereby required, to impress thereon a particular stamp, to be provided for that purpose, with such word or words or device thereon as he shall judge proper, which shall signify and denote that such instrument is not chargeable with any stamp duty; and every such instrument upon which the said stamp shall be impressed shall be received in evidence in all courts of law or equity, notwithstanding any objections made to the same, as being chargeable with stamp duty, and not stamped to denote the stamp.

Sec. 104. And be if further enacted. That on and after the date on which this act shall take

SEC. 104. And be it further enacted. That on and after the date on which this act shall take effect no tolograph company or its agent or employes shall receive from any person, or transmit to any person, any dispatch or message without an adhesive stamp denoting the daily imposed by this act being effixed to pay thereof, or having the same stamp thereupon, and in default thereof, shall incur a penalty of ten dollars Provided. That only one stamp shall be required, whether sent through one stamp shall be required, whether sent through one or more companies.

through one or more companies.

SEC. 105 And be it further enacted. That on and after the date on which this act shall take on and after the date on which this act shall takeeffect, no express sompany or its agent or employes shall receive for transportation from any
person any bale, bundle, bux, article, or package
of any description, without either delivering to the
consignor thereof a prioted receipt having stamped or affixed thereon a stamp denoting the duty
imposed by this act, or without affixing theretoan adhesive, stamp, or stamps denoting such duty,
and in default thereof shall incur a penalty of ten
dollars: Provided, That but one stamped receipt
or stamp shall be required for such shipment from dollars: Provided, That but one stamped receipt or stamp shall be required for each shipment from one party to snother party at the same time, which er each shipment consists of one or more packages: And provided also, That no atamped receipts or stamp shall be required for any bale, bundle, bez, article, or package transported for the Government, nor for such bales, bundles, boxes, or packages as are transported by such companies whithout charge thereon.

Size, 106. And be if further enacted, That all the previous of this aget relating to disc.

all the provisions of this act relating to dies, stamps, adhesive stamps, and stamp duties, shall extend to and include (except where manifestly inapplicable) all the articles or objects enumerated in schedule marked C. subject to stamp duties and apply to the provisions in relation thereto.

Sec. 107. And be it further enacted, That on and atter the trat day of Acquat, eighteen hindred and sixty two, no person or persons, firms, companies, or corporations, shall make, prepare, and sell, or remove for consumption or sale, drugs, medicines, preparations, compositions, articles, or shings, including perfamery, cosmetics, and playing cards, upon which a duty is imposed by this not as enumerated and mentioned in schedule C. ithout affixing thereto an adhesive stamp or without affixing thereto an adhesive stamp or label denoting the duty before mentioned, and inIdahult thereof shall incur a penalty of ten deliars:
Provided, That nothing in this act contained shall
apply to any uncompounded medicinal drug or
hemical, nor to any medicine compounded according to the United States or other national pharnacoposis, nor of which the full and popper forrula is published in either of the dispensatories,
formularies, or text books in common use among
physicians and spothecaries, including homoopsthe and eelectic or in any pharmaceutical journal
ow used by any incorporated college of pharmacy
and not sold or offered for sale, or advertised unsize any other name, form, or guise, than that under
which they may be soverally donomiated and
laid down in said pharmacopoeus, dispensatories,
text books, or journals, as aforesaid, nor to medicense sold to or for the use of any person, which
hay be mixed and compounded specially for said
justicals, according to the written recipe or prescription of any physician or surgeon.

Sec. 108. And be it further enacted, That

Sec. 108. And be it further enacted. That overy manufacturer or maker of any of the articles for sale mentioned in schodule C, after the same shall have been so made, and the particulars hereshad may seem so made, and she partecular attributor required as to stamps have been compliand with, who shall take off, remove, or detach
uny stamp, or who shall use any stamp, or any
serapper or cover to which any stamp is affixed to
ever any other atticle or commodity than that
serginally contained in such wrapper or cover

Supreme—For every receipt or stamp issued
by any express company, or car-

with such stamp when first used, with the intent

SANTA FE WEEKLY GAZETTE.

"Independent is all things, Neutral in nothing."

JAMER L. COLLINS, FURLEMEN,

JOHN T. RUSSELL, REFOR.

LINEA F. RUSSELL, REFOR.

SUBSCRIPTION.

Fayable in a france without recognion

Tayable in a france without recognion

Fayable in a france without recognion

Termin his or their own die or design for stamps to be needed appecially for his or their own propretersy articles, and with the stamp duties are equivalently in the format his format and to pay interest on the public debt.

And provided, further, That any proprieter or proprietors of articles mannel in schedule C, who shall furnish his or their own for own propretary articles, shall be allowed the following discount, namely on amounts on the following discount, namely on amounts on their own propretary articles, shall be allowed the following discount, namely on amounts to prohim the total or their own propretary articles, shall be allowed the following discount, namely on amounts to prohim the total or their own propretary articles, shall be allowed the following discount, namely on amounts our proposed and regulations to protect the revovence against franch as may be from time to tunu pressument to tunu pressument to tunu pressuments.

portation, thall give such bonds, and be subject to such rules and regulations to protect the revenue against fraud as may be from time to time prescribed by the Sectolary of the Treasury.

Suc. 110. And best further enacted, That every manufacturer or maker of any of the articles or commodities, as aforesaid, or his chief workman, agent or superintendent, shall at the end of each and every month, make and sign a declaration in writing that no such article or commodity, as aforesaid, has derive such preceding south, or tion in writing that no such article or commodity, as aforesaid, has, during such preceding enouth, or time when the said declaration was made, been removed, carried or sent or caused, or sufficed, or known to have been removed, carried or sent from the premises of such manufactures or maker, other than such as have been duly taken account of and and charged with the stamp duty, on pain of such manufacturer or maker forfeiting for every refusal or neglect to make such declaration one hundred dollars; and if any such manufacturer or maker, or his chief workman, ugent or superintendent, shall be chief workman, ugent or superintendent, shall his chief workman, agent or superintendent, sha make any false or untrue declaration, such manufacturer or maker or chief workman, agent or superintendent making the same, shall forfeit five hundred dellars.

Schemetz B.

STAMP DUTTRS.

Agreement or contract, other than those specified in this schedule; any appraisement of value or change, or for any other; purpose; for every aboot or phose of paper upon which either of the same shall be written, five cents.

Bank check, draft, or order for the payment of any arm of money exceeding twenty

of any sum of money exceeding twenty dollars, drawn upon any bank, trust com-

dollars, drawn upon any bank, trust company, or any person or persons, companies, or corporations, at night or on demand, two cents.

Bill of exchange, (inland.) draft, or order for
the payment of any aum of money exceeding twenty and not exceeding one hundred
dollars, othorwise than at night or on
demand, or any promissory note
except bank notes issued for circulation, for a sun exceeding twenty and not
exceeding one hundred dollars and not exeneding two hundred dollars and not exceeding two hundred dollars and not exceeding three hundred and fifty dollars fit-

coeding three hundred and fifty dollars fit-taen cents.

Exceeding three hundred and fifty dollars and not exceeding five hundred dollars twenty cents.

Exceeding five hundred dollars and not ex-

ceeding seven hundred and fifty dollars, thirty cents. Exceeding seven handred and fifty dollars and not exceeding one thousand dollars for-

and not exceeding on thousand dollars forty cents

Exceeding one thousand dollars and not exceeding fifteen hundred dollars saity cents

Exceeding fifteen hundred dollars and not exceeding twenty-five hundred dollars and not exceeding twenty-five hundred dollars and not exceeding fees thousand dollars and not exceeding fees thousand dollars and not exceeding fees thousand dollars and ollar and fity senia.

L 50

And for every twenty five hundred dollars or part of twenty five hundred dollars on exceeding fees thousand dollars or close of fees thousand dollars on obtain 100

Bill of exchange (foreign) or further or cents of these in arc associated in domain in the payable out. But the down in but payable out. But the down in the payable out. But the down in the payable on the united states if down singly, or otherwise than in a sot of three or mere, according to the payable. in a set of three or more, according custom of merchants and bankers.

bill of each set, where the sum monte paya-ble shall not exceed one hundred and fifty dellars, or the equivalent thereof, in any foreign currency in which such bills may be expressed, according to the standard of value fixed by the United States, three

cents. Above one hundred and fifty dollars and not

above five hundred oldiers ten cents. ... Above five hundred dollars and not over a thousand dollars, fitness cents. ... Above one thousand dollars and not above one thousand five hundred dollars, twenty

and not above two thousand two hundred and fifty dollars, thirty cents. Above two thousand two hundred and fifty dollars and not above three thousand five hundred dollars, fifty cents. Above three thousand five hundred dollars and not above five thousand dollars, sev-

enty cents.

Above five thousand dellars and not above seven thousand five hundred dellars, one

dollars, or part thereof, in excess of seven thousand five hundred dollars, thirty cents. Bill of lading or receipt (other than charter party) for any goods, merchandise, or ef-fects, to be exported from a port or place in the United States to my foreign port or

ries, or person whose occupation it is to set us such for all boxes, tales, parkages, artifies, or burnles for the transportation of which stoil company, carrier, or parson, shall receive a company carrier, or parson, which seems a company to the same of twenty five cents, one cent. When seek companions, exceeds the same of twenty five cents, and not give one delicative cents. When one or more parkages are sent to the same address at the same time, and the compensation thereof exceeds one dellar, the compensation thereof exceeds one dellar, the compensation thereof exceeds one dellar, the compensation thereof exceeds one

Accounts theread expects one dollar, thereans a first instance of the property of the payment dury and of conjury of the payment dury and of conjury of the payment dury and of conjury of the conjury of the payment dury and of the payment of the p

Bon any completed in their precedings and such as are not otherwise charged in this specialist (from the costs).

Certificate of of stock in any incorpagated the costs are contained to the costs.

company twonty five cents.
Certificate of profits or my certificate or memoracolum showing my interest in the property or accumulations of any incorporated company, if for a sum not less than ten dellars and not exceeding fifty dollars. ten couts. or a sum exceeding fifty dollars twenty five

Cort. Laste.—Any certificate of damage, or otherwise and all other certificates or docusuality issued by any port warden, murino surveyor, or other person acting as such, twenty five cents.

Certificate of deposit of any sum of money in any bank or trust company, or with any bank or trust company, or with any banker or person acting as such—

If for a sum and exceeding one handred dollars, two cents.

For a sum exceeding one handred dollars.

For a sum exceeding one handred dollars, five cents.

Certificate of any other description than those specified ton cents.

Charter-party—Contract or agreement for the charter of any ship or vessel, or ateatier, or any letter, mannerandam, or other writing between the capatain, master, or person acting as agent of any ship or vessel, or ateamer and any other person or persons for or relating to the charter of such ship or vessel, or ateamer, the charter of such ship or vessel, or ateamer, those mot exceed three hundred tens, three dollars.

Exceeding three hundred tons, and not exceeding six hundred tons, five dollars.

Exceeding three handred tons, five dollars.

Exceeding six hundred tons, five dollars.

Exceeding six hundred tons, the dollars.

Contract—Beaker's note, or memorandem of sale of any goods or merchandles, stocks, bonds, exchange, notes of hand, real estate, or presently of any kind or description issued by profess or persons acting as such, ton costs.

Convenues—Dood, instrument or writing, whereby any laids, transments, or other really sold dual be granted, assigned, transferred, or attentions or presence of the professors, or any other person or persons by his, her, or their direction, when the consideration or value exceeds one fundred, dollars firly costs.

evots.

When the consideration expected five hundred dollars, and does not exceed one thousand dollars, one dollar.

Exceeding one thousand dollars and not exceeding two thousand dve bandred dollars, two dollars.

two dollars.
Exceeding two thousand five thousand dollars and not exceeding five thousand dol

lars and not exceeding fire thannead dol-lars, five doubles.

Exceeding five transaced dollars and not of cooling the transaced dollars and not ex-ceeding twenty thousand dollars. Overly dollars.

And for every additional ion thousand dol-lars or fractional part thereof, in excess of twenty thousand dollars, overly dollars. Our of twenty dollars and the cooling twenty dollars. Our dollars are the cooling twenty dollars. Our dollars are the cooling twenty dollars and the first has worked dollars are seen twenty county community on most perfect of the first has worked dollars and the first has worked does not exceed twenty county.

or cent.

or ware a using an assemble one handred dollars in value twenty five cents.
Exceeding one hundred dellars and not exceeding two hundred dollars in value, fifty

Exceeding five hundred deliars in value, one dollar . Entry for the withdrawal or any goods chamilsa from bonded warehouse, Mny

cents
Insurance, (life)—Policy of insurance, or
other instrument by whatever name the
same shall be called, whereby any insurance shall be made upon any life or lives—
When the amount matted shall not access.

When the amount insured shall not exceed our thousand dollars, twenty five cents. 25 Erroeding on thousand and not exceeding five throat of the state of the stat

for the aire, use, or rent of any land, tens-ment, or portion thereof— for a period of time not exceeding three Here a period of time not exceeding years, fifty costs.

If for a period exceeding three years, one clear-

parsonal, heritable or movable whatsoever where the same shall be made as a securi

ty for the payment of any definite and ver-tain arm of money, lent at the tion or pro-tionally due and owing or Laborne to be paid, being payables also, any conveyance of any limbs, each or property white-ever, in trust to its sold as otherwise con-verted into mover which shall be intend-ted out a security, and shall be relocated to the security and shall be relocated to before the sale or other disposal there-of chars by express almost on or other was, or any personal bond given as securi-ties the payment of any definite or ex-tain man of money exceeding one handerd dollars, and use exceeding for hundred dollars.

dollars has builted dollars and fot exreduction thousant dollars, and fold ex-ing edge of thousant dollars, and not ex-cisely, for the sant Eve hundred dollars, two dollars.

Here sling two thousand five hundred dollars, and not existed the five thousand dollars, five dollars are strongly continued to the season of the hundred the season of th

the United States to a foreign port, if less
than thirty dollars, fifty ceuts

Exceeding thirty dollars, one dollar.

Power of attorney for the sale or transfer of
any stock, bonds, or cerip, or for the collection of any dividends or interest thereon, twenty five cents.

Power of attorney or proxy for voting at
any election for officers of any incorporatof company or senety, except religious,
charitable, or bisancy societies or public
consecercies, ten ceuts.

cemeteries, ten couts.

consteries, ten couts.

Power of attorney to receive or collect rent, twenty five cents.

Power of attorney to sell and couvey real estate, or to rent or lease the same, or to perform any and all other acts not berein

or declared not to exceed the value of two thou and five handred dollars, fifty coats o exceed two thousand five handred dol-lars and not exceeding five thousand dol-

ex ending twenty thousand dollars, two dollars. To exceed twenty thousand dollars and not exceeding fifty thousand dollars, five dol-

lars. To exceed fifty thousand dellars, and not ex-

lars conting one bundred thousand dollars, and not exceeding one bundred thousand dollars, ten dollars. 10 00 Exceeding one bundred thousand dollars and not exceeding one bundred and flay thousand dollars. 10 00 And for every additional flay thousand dollars. 10 00 And for every additional flay thousand dollars to fractional part thereof, ton dollars 10 00 Protest—Upon the protest, whether protests bill of exchange, acceptance, check or draft, or any manne protest, whether protests by a matery paths or by the law of any sixle or States to make such protest, brenty five cents.

Warshause receipt for any goods, merchandise, or property of any kind held on storage in any public or private warshouse or yard, twenty five cents.

Well or other original process by which any sait is commenced in any court of record, either have or equip, flay cents.

Provided, that he was serial and commence to the peace, or issued in any small or other saits commenced in any entained or the peace, or issued in any entained or other saits commenced by the United States or any State, shall be subject to the payment of stating deales. And provided further, That the status difficult is increased by the foregoing schedule if an machinate tills of taking, and trassage tickets, shall not apply to standards or other vassels plying between ports of the United States and ports in British North America.

ScHEDCLE C.

MEDICALES OF PREPARATIONS.—For and upon every pucked, ear, bottle, pot, phial, or other engiestre, containing any pills, powders, timeures, troches, or leaves, stripes, cordials, bitters, anodynes, tonics, plasters, imments, salves, ciatments, pastes drops, waters, ensures, spirits, oils or other preparations, or compositions whatever parations, or compositions whatsoemed and sold, or removed for consumption and sale by any person or persons whatever, wherein the persons making or preparing the same lies, or claims to have preparing the same has, or claims to have any private formula or occali, accret or art for the making or preparing the same, or has, or claims to have, my exclusive right or title to the making or preparing the same or which are prepared, uttered, vended, or exposed for sale under any letters patent, or held out or recommended to the public by the makers, venders, or proprietors thereof, as proprietary malicines or as reusedness or specifics for any discase, discases or affections, whatever, affecting the human or animal body, as follows: Where such packet, box, bottle, pot, phial, or other enclosure, with its centents, shall not exceed, at the retail price or value, the sum of twenly-five cents, one cent.

at the retail price or value, the sum of twenly-fivocents, one cent.

Where such packet, box, bottle, pot, phial, or other enclosure, with its contents, shall exceed the retail price or value of twenty-fivo cents, two cents.

Where such packet, box, bottle, pot, phial, or other enclosure, with its contents, shall exthe retail price or value of fity cents, and shall not exceed the retail price of seventy-five cents, three cents.

When such packet, box, bottle, pot phial, or other enclosure, with its contents, shall extend the retail price of seventy-five cents, three cents. When such packet, our, notice, per pear, other enclosure, with its contents, shall exceed the retail price or value of seventy-five cents, and shall not exceed the retail price or value of one dollar, four cents. ... When such packet, box, bottle, pot, phial or other enclosure, with its contents, shall exceed the retail price or value of one dollar cents and according to one of the contents. ceed the retail price or value of one dollar for each and every fifty cants or fractional part thereof ever and above one dollar, as before mentioned, an additional two cents. Perfumery and cosmetics—For and upon ev-ery panket, box, bottle, pot. phial, or other enclosure, containing any essence, extrac', tollsting water, cosmetic, hair oil, pomade, hairdressing, hair restorative, hair dya, toothwash, destifice, teethnaste, aromatic acabous, or any similar articles, by whitsower unme the same hereatofore have been, now are or may hereafter be called, known or distinguished, used, or applied, or to be used or applied as performs or adjustions to the hair mouth, or skin, mads, propared and sold or removed for consumption and and sold or removed for consumption and sale in the United States, where such racksaio in the United States, where such pack, they, bottle, pet, phial, or other encloi-tre, with its centents shall not exceed at the retail price or value the sum of twen-ty-live cents, one can.

Where such packet, box, buttle, pet, phial, or

Where such packet, box bottle, pot phial, or other enclosure, with its contents, shall axceed the rotal price or value of twenty five cents, and shall not exceed the rotal price or value of fifty cents, two cents.

Where such packet, box bottle, pot, phial, or other enclosure, with its contents, shall exceed the rotal price or value of fifty cents, and shall not exceed the retail price or onto.

Where such packet, box, bottle, pot, phial, or other enclosure, with its contents, shall exceed the retail price or value of seventy-enced the retail price or value of seventy-enced the retail price or value of seventy-enced the retail price or value of seventyceed the retail price or value of seventy-five cents, and shall not exceed the retail

we cents, and small not exceed the retail price or value of one dollar, four cents. Where such packet, box, bottle, pot, phial or other enclosure, with its contents, shall exceed the retail price or value of one dol-lar, for each and every fifty cents, or frac-tional part thereof over and above the one dollar, as before mentioned, an additional two cents.

dollar, as before mentioned, an additional two cents.

Playing Cards—For and upon every pack of whatever number, when the price per pack does not exceed eighteen cents, one cent.

Over eighteen cents, and not exceeding twenty five cents per pack, two cents.

Over twenty five, and not exceeding thirty cents, per pack, three cents.

3 Over thirty, and not exceeding thirty six cents per pack, four cents.

4 Over thirty six cents per pack, two cents.

5 LEGACHES AND DISTRIBUTIVE SHARES OF PERSONAL PROPERTY.

OF PERSONAL PROPERTY

Sec. 111. And be it further enacted, That see: Att. And the Warrier engineer, I.a.; any person or persons having in charge or trust as, administrators, executors or trustees of any legacies or distributive shares urising from personal property, of any kind whatsoever, where the whole amount of such personal property, as aforesaid shall exceed the sum of one thousand dollars in amount of such personal property, as aforesaid shall exceed the sum of one thousand dollars in actual value, passing from any person who may die after the passage of this act possessed of such property, either by will or by the intestate laws of any State or Territory, or any part of such property or interest therein, transferred by deed, grant, bargain, sale, or gift, made or intended to take effect in possession or enjoyment after the death of the grantor or bargainer, to any person or persons, or to any body or bedies politic or corporates in trust or otherwise, whall be, and hereby are, made subject to a duty or tax, to be paid to the United States an follows, that is to say:

First. Where the person or persons entitled to any bondied interest in such property shall be the lineal issue or lineal ancestor, brother or sister, to the person who died possessed of such property as afforesaid, at and after the rate of seventy five conts for each and every hundred dollars of the clear value of such interest in such property. Second. When the person or persons entitled to any bondied interest in such property shall be a descendant of a brother or sister of the person who died possessed of such property.

Second. When the person or persons entitled to any bondied interest in such property shall be a descendant of a brother or sister of the person who died possessed, as aforesaid, at and after the rate of one dollar and fifty cents for each and every hundred dollars of the clear value of such interest.

Third. Where the person or persons entitled.

Third. Where the person or persons entitled to any beneficial interest in such property shall be absorber or sister of the father or mother of the person who died possessed, as aforesaid, at and after the rate of three hundred dollars for each and every hundred dollars of the clear value of such

weer, hundred dollars of the clear value of such intrest.

Fourth, Where the person or persons entitled to any benedital interest in such property shall be a brother or sister of the grandfather or grandmother of the person why died possessed, as aforcased, at and after the rate of four dollars for each and every hundred dollars of the clear value of such interest.

Fifth: Whese the person or persons entitled to any beneficial interest in such property shall be in any other degree of collateral consanguinity than is hereinbefore stated, or shall be a body politic or corporate, at and after the rate of five dollars for each and every hundred dollars of the clear value of such interest: Provided, That all legacies or property passing by will, or by the laws of any State or Territory, to husband or wife of the person who died personsed, as afossesaid, shall be except from tax or daty.

Sec. 112. And be it further enacted, That

Sec. 112. And be it further enacted. That charge upon the property of every person who may die as aforesaid, until the same shall be fully paid to and discharged by the United States, and every executor, administrator, or other person who may take the burden or trust of administration upon such property shall, after taking such bur-den or trust, and before paying and des-tributing any portion thereof to the legatees or any parties entitled to beneficial interests therein, pay to the collector or deputy collector of the district the amount of the duty or tax, as aforesaid, and shall also make and render to the assistant as-aessor of the district a schedule, list, or statement of the amount of such property, together with the amount of duty which has accrued or should accrue thereon, veri-fied by his oath or affirmation, to be administered and certified thereon by some magistrate or officer having lawful power to administer such oaths, in such form and manner as may be prescribed, by the Com-missioner of Internal Revenue, which sche-dule, list, or statement shall contain the names of each and every person entitled to any beneficial interest with the clear value of such interest, which schedule, list, or statement shall be by schedis, list, or statement shall be by him delivered to such collector; and upon such payment and delivery of such sche-dule, list or statement, said collector or deputy collector shall grant to such per-[Concluded on forth page.]